

## COMBINED DECLARATION AND POWER OF ATTORNEY IN A CONTINUATION-IN-PART PATENT APPLICATION

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; that I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

## **BATTERY PACK HAVING MEMORY**

described and claimed in the specification as filed on	as U.S. Serial Nº
I hereby state that I have reviewed and understand th	e contents of the above
identified specification, including the claims.	

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, § 1.56(a).

## CLAIM FOR BENEFIT OF EARLIER U.S. APPLICATIONS UNDER 35 U.S.C. 120

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States applications that are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in those prior applications in the manner provided by the first paragraph of Title 35, United States Code, § 112, we acknowledge the duty to disclose information that is material as defined Title 37, Code of Federal Regulations, § 1.56(a), which occurred between the filing date of the prior applications and the filing date of this application.

The present application is a continuation-in-part of U.S. application Serial No. 08/134,881 (Attorney Docket No. 35717Y) filed October 12, 1993, which is a continuation of U.S. application Serial No. 07/769,337 (Attorney Docket No. 35717AAX) filed October 1, 1991 (now U.S. Pat. No. 5,278,487 issued January 11, 1994), which is a continuation of U.S. application Serial No. 07/544,230 (Attorney Docket No. 5717AA) filed June 26, 1990 (now

abandoned), which is a division of U.S. application Serial No. 07/422,226 (Attorney Docket No. 5717A) filed October 16, 1989 (now U.S. Pat. No. 4,961,043 issued October 2, 1990), which is a division of U.S. application Serial No. 07/168,352 (Attorney Docket No. 5717Y) filed March 15, 1988 (now U.S. Pat. No. 4,885,523 issued December 5, 1989).

Said application U.S. application Serial No. 07/168,352 is in turn a continuation-in-part of U.S. application Serial No. 06/944,503 (Attorney Docket No. 5717X) filed December 18, 1986 (now U.S. Pat. No. 4,737,702 issued April 12, 1988), which is a continuation-in-part of U.S. application Serial No. 06/876,194 (Attorney Docket No. 5717) filed June 19, 1986 (now U.S. Pat. No. 4,709,202 issued November 24, 1987), which is division of U.S. application Serial No. 06/797,235 (Attorney Docket No. 5768) filed November 12, 1985 (now U.S. Pat. No. 4,716,354 issued December 29, 1987), which is a continuation-in-part of U.S. application Serial No. 06/612,588 (Attorney Docket No. 6165) filed May 21, 1984 (now U.S. Pat. No. 4,553,081 issued November 12, 1985), which is a continuation-in-part of U.S. application Serial No. 06/385,830 (Attorney Docket No. 6164) filed June 7, 1982 (now U.S. Pat. No. 4,455,523 issued June 19, 1984).

I hereby appoint as my attorneys, with full powers of substitution and revocation, to prosecute this application and to transact all business with the Patent and Trademark Office connected therewith:

William M. Wesley	Reg. Nº 26,521
Herbert D. Hart, III	Reg. Nº 30,063
Robert W. Fieseler	Reg. Nº 31,826
George P. McAndrews	Reg. Nº 22,760
John J. Held	Reg. Nº 21,061
Timothy J. Malloy	Reg. Nº 25,600
J. Michael Jarvis	Reg. Nº 27,341
Robert C. Ryan	Reg. Nº 29,343
Gregory J. Vogler	Reg. Nº 31,313
Donald J. Pochopien	Reg. Nº 32,167
Jean Dudek Kuelper	Reg. Nº 30,171
Steven J. Hampton	Reg. Nº 33,707
Alejandro Menchaco	Reg. Nº 34,389
Priscilla F. Gallagher	Reg. Nº 32,223
Robert B. Polit	Reg. Nº 33,993
George F. Wheeler	Reg. Nº 28,766
D. David Hill	Reg. Nº 35,543
Christopher C. Winslade	Reg. Nº 36,308





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• /	Thomas J. Wimbiscus	Reg. Nº 36,059
	John S. Artz	Reg. № 36,431
	Gregory C. Schodde	Reg. Nº 36,668
4.4 3	Edward A. Mas	Reg. № 37,179
	Patrick J. Arnold	Reg. Nº 37,779 Reg. Nº 37,769
	Kirk A. Vander Leest	Reg. Nº 34,036
of MCANDDE		
	2) 707-8889; and	500 West Madison Street, Chicago, Illinois 60661.
relephone (3)	2) 707-0009, and	
	Sean Patrick Suiter	Reg. № 34,260
of Omaha, Nel		Reg. N= 34,200
of Offiana, Net	Jiaska, aliu	
	Van Metre Lund	Reg. № 16,968
of North Brook		Neg. 14- 10,900
OI MOILLI BIOOK	, militois, and	
	R. Lewis Gable	Reg. Nº 22,479
of Washington,		10eg. 10 22,479
or washington,	D.C., and	•
	H. Robert Henderson	Reg. № 18,486
•	Michael O. Sturm	Reg. № 26,078
	Richard L. Fix	Reg. Nº 28,297
		Reg. № 36,742
of Don Maines	Curtis A. Bell	Reg. N- 30,742
of Des Moines,	lowa; and	
	John E. Conicon	Dog Nº 26 951
of Dovonnant I	John E. Cepican	Reg. Nº 26,851
of Davenport, i	owa, and	
	William H. Wright	Reg. № 26,424
	Martin G. Mullen	Reg. Nº 28,574
of Machinatan		Reg. N-20,374
of Washington,	DC, and	
	John H. Sherman	Reg. Nº 16,909
	Donald R. Schoonover	Reg. Nº 34,924
of Codor Daniel	Winfrid O.E. Schellin	Reg. Nº 25,916
of Cedar Rapid	is, iowa.	

Direct all telephone calls to:

**SEAN PATRICK SUITER** 

402 334 0300 (telephone) 402 334 0377 (telecopier)

Address all correspondence to: McAndrews, Held & Malloy

Northwestern Atrium Center 500 West Madison, 34th Floor

Chicago, IL 60661

I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Dated:	

**FULL NAME OF INVENTOR:** 

STEVEN E. KOENCK, a Citizen of U.S.A. 964 44th Street, SE Cedar Rapids IA 52403 Linn County